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7								
8	RELIANCE STANDARD LIFE INSURANCE COMPANY and THE GENENTECH, INC., LONG TERM DISABILITY INSURANCE PLAN							
9								
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13	Attorneys for Plaintiff							
14	ISELA DIMERY							
15	IN THE UNITED STATES DISTRICT COURT							
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA							
17		•						
18	ISELA DIMERY,) Case N	Vo.: CV10	-00481 JSW				
19	Plaintiff,			O CONTINUE HEARING TIFF'S MOTION FOR O CONDUCT DISCOVERY				
20	VS.) ALLO	WANCE TO					
21	RELIANCE STANDARD LIFE	AND	ORDER THE	REON				
22	INSURANCE COMPANY AS ADMINISTRATOR AND FIDUCIARY O	·						
23	THE GENENTECH, INC., LONG TERM DISABILITY INSURANCE PLAN AND	}		•				
24	THE GENENTECH, INC., LONG TERM DISABILITY INSURANCE PLAN,)						
25	Defendants.)						
26		_)		•				
27	IT IS HEREBY STIPULATED, pursuant to Local Rule 7-12, by and between Plaintiff							
28	Isela Dimery and Defendants, through their attorneys of record, that the hearing date of Plaintiff's STIPULATION TO CONTINUE HEARING DATE USDC NDCA Case # CV10-00481 JSW							

USDC NDCA Case # CV10-00481 JSW 558936.1

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1	motion for allowance of discovery be continued from September 3, 2010, to September 17, 2010					
2	at 9:00 a.m. The filing of any opposition and reply briefs shall be in accordance with the new					
3	hearing date.					
4						
5						
6	Dated: July 6, 2010	W	LSON, ELSER, MO			
7			EDELMAN & I	DICKER LLP		
8						
9			<i>Dennis J. Rhodes</i> rienne Publicover			
		De	nnis J. Rhodes	,		
10		RE		RD LIFE INSURANCE		
11		CC TF	MPANY and THE (RM DISABILITY II	GENENTECH, INC., LONG		
12		¥ 3		VB OTCH VCB T EARLY		
13	Dated: July 6, 2010	RC	BOOSTOFF & KAI	LKIN		
14						
15		By: <u>/s/</u>	Scott D. Kalkin			
16			ott D. Kalkin orneys for Plaintiff			
17		ISI	ELA DIMERY			
18						
19						
20		OF	<u>DER</u>			
21	Pursuant to the stipulation of the parties, the hearing of plaintiff's motion for allowance to					
22	conduct discovery is continued from September 3, 2010 to September 17, 2010 at 9:00 a.m.					
23	Opposition and reply briefs shall be filed in accordance with the new hearing date.					
	Defend Defend	ants' oppositio	n brief shall be due o	n July 23, 2010, and		
24	Piaintii		•	10. If either party seeks to		
25	modify this briefing schedule, they must submit a request to the Court showing good cause.					
26	Date July 6, 2010 By: HONORAGLE JEFFECY S. WHITE					
27	UNITED TATED DISTRICT JUDGE					
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			2			